



4135 NW Urbandale Drive
Urbandale, Iowa 50322-9991
Phone: 515.258.7000
Fax: 515.258.7100
www.iwireless.com

Attachment A

3. As a CMRS carrier the rules are not applicable. Application of the rules would be unduly harsh or anticompetitive.
4. The questions are not applicable to a CMRS carrier.
6. For all items listed in a.) – g) contact
Sandra Adams
Regulatory Manager
4135 N.W. Urbandale Drive
Urbandale, IA 50322
Phone (515) 258-7509
Fax (515) 258-7100
Email sandra.adams@iwireless.com
13. Iowa Wireless Services, LLC seeks permission to keep its books and records in Urbandale, Iowa.
22. All orders for service are verified by the customer. When numbers are ported into i wireless the customer must sign a contract for service or pay in advance for prepaid service.

UNITED STATES OF AMERICA
FEDERAL COMMUNICATIONS COMMISSION
WASHINGTON, D.C. 20554

File No: 50040-CW-AL-98

CONSENT TO ASSIGNMENT OF COMMERCIAL RADIO STATION CONSTRUCTION PERMIT OR LICENSE

From (Assignor): Western PCS I License Corporation 2001 N.W. Sammamish Road, Suite # 100 Issaquah WA 98027	To (Assignee): Iowa Wireless Services, L.P. 312 Eighth Street, Suite # 410 Des Moines IA 50309
Nature of Service: BROADBAND PCS	Class of Station: N/A

Call Sign(s)	Subject To The Following Special Conditions
KNLF263	Partial assignment of license involving disaggregation and partitioning. The disaggregation includes the following frequencies from Block A in the Des Moines-Quad Cities Major Trading Area (MTA 032): 1855-1865 MHz paired with 1935-1945 MHz. The partitioning includes all Basic Trading Areas (BTA) within these frequencies, excluding the seven counties of the Des Moines, IA -BTA 111: Clarke, Dallas, Jasper, Polk, Story, Madison and Warren.

Under authority of the Communications Act of 1934, the consent of the Federal Communications Commission is hereby granted to the assignment of the above described authorization from the above named assignor to the above named assignee.

The Commission's consent to said assignment is based on the representations made by the assignor and/or assignee that the statements contained in, or made in connection with, the application are true and that the undertakings of the parties upon which this assignment is authorized will be carried out in good faith.

The actual assignment of the authorization(s), including delivery of said authorization(s) to the assignee, shall be completed within 60 days from the date hereof; and notice in letter form thereof shall forthwith be furnished to the Commission by the assignee showing when the acts necessary to give effect to the assignment have been completed. Upon furnishing the Commission with such written notice, assignee is authorized to begin the construction or operation of the station in accordance with all terms and conditions of said authorization(s). This consent shall not authorize the construction nor operation of said station by assignee unless such notification has been forwarded to the Commission.

It is hereby directed that this consent, when effective, be attached to the above-described authorization(s), posted as required by the Commission's Rules and Regulations.

GRANT DATE: 12/29/97
DATE OF ISSUE: 01/12/98

FEDERAL
COMMUNICATIONS
COMMISSION



Delaware

PAGE 1

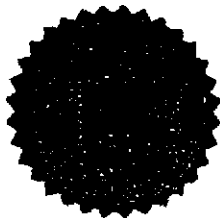
The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF CONVERSION OF A DELAWARE LIMITED PARTNERSHIP UNDER THE NAME OF "IOWA WIRELESS SERVICES, L.P." TO A DELAWARE LIMITED LIABILITY COMPANY, CHANGING ITS NAME FROM "IOWA WIRELESS SERVICES, L.P." TO "IOWA WIRELESS SERVICES, LLC", FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF JUNE, A.D. 2004, AT 4:07 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF CONVERSION IS THE FIRST DAY OF JULY, A.D. 2004, AT 12 O'CLOCK A.M.

2789764 8100V

040441519

*Harriet Smith Windsor*

Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 3175094

DATE: 06-16-04

**CERTIFICATE OF CONVERSION
OF IOWA WIRELESS SERVICES, L.P.**

The undersigned limited partnership, pursuant to Section 18-214 of the Delaware Limited Liability Company Act and Section 17-219 of the Delaware Revised Uniform Limited Partnership Act, does hereby certify that:

1. The jurisdiction where the Limited Partnership was first formed is Delaware.
2. The jurisdiction immediately prior to filing this Certificate of Conversion is Delaware.
3. The date on which the Limited Partnership was first formed is August 27, 1997.
4. The name of the limited partnership immediately prior to filing this Certificate of Conversion is Iowa Wireless Services, L.P.
5. The name of the limited liability company as set forth in its Certificate of Formation filed in accordance with Section 18-214(b) is Iowa Wireless Services, LLC.
6. This Certificate of Conversion shall be effective on July 1, 2004 at 12:00 a.m.

Dated: June 14, 2004

IOWA WIRELESS SERVICES, L.P.

By: INS Wireless, Inc., its General Partner

By: Richard M. Vohs
Richard M. Vohs, President and CEO

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:25 PM 06/15/2004
FILED 04:07 PM 06/15/2004
SRV 040441519 - 2789764 FILE



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE • Secretary of State

JULY 12, 2004

0123596-6

UNITED CORPORATE SERVICES, INC
1 W OLD STATE CAPITAL PL, #805
SPRINGFIELD, IL 62701-0000

RE IOWA WIRELESS SERVICES, LLC

DEAR SIR OR MADAM:

IT IS OUR PLEASURE TO APPROVE YOUR REQUEST TO TRANSACT BUSINESS IN THE STATE OF ILLINOIS. ENCLOSED PLEASE FIND AN APPROVED APPLICATION OF ADMISSION.

THE LIMITED LIABILITY COMPANY MUST FILE AN ANNUAL REPORT PRIOR TO THE FIRST DAY OF ITS ANNIVERSARY MONTH (MONTH OF QUALIFICATION) NEXT YEAR. A PRE-PRINTED ANNUAL REPORT FORM WILL BE SENT TO THE REGISTERED AGENT AT THE ADDRESS SHOWN ON THE RECORDS OF THIS OFFICE APPROXIMATELY 60 DAYS PRIOR TO ITS ANNIVERSARY MONTH.

SINCERELY YOURS,

A handwritten signature in cursive script that reads "Jesse White".

JESSE WHITE
SECRETARY OF STATE

DEPARTMENT OF BUSINESS SERVICES
LIMITED LIABILITY COMPANY DIVISION
TELEPHONE (217)524-8008

JW:LLC

Form **LLC-1.20**

March 2002

Jesse White
Secretary of State
Department of Business Services
Limited Liability Company Division
Room 351, Howlett Building
Springfield, IL 62758
<http://www.lscos.net>

Payment may be made by business
firm check payable to Secretary of
State. (If check is returned for any
reason this filing will be void.)

Illinois Limited Liability Company Act

- a. Application to Adopt an Assumed Name
b. Application to Change An Assumed Name
c. Application to Cancel An Assumed Name

Filing Fee: (see note)

Submit as Duplicate

Must be typewritten

This space for use by Secretary of State

Date 07/12/2004Assigned Filed 0123-5966Filing Fee \$30.00Approved [Signature]This space for use by
Secretary of State**FILED**JUL -1 2 2004JESSE WHITE
SECRETARY OF STATE

1. Limited Liability Company name: IOWA WIRELESS SERVICES, LLC
2. File number assigned by the Secretary of State: _____
3. Federal Employer Identification Number (F.E.I.N.): 39-1909784
4. The state or country under the laws of which the limited liability company is organized is: (check one)
Illinois (domestic) ☒ Foreign (specify): DELAWARE
5. Date organized (if an Illinois limited liability company) or date authorized to transact business in Illinois (if a foreign limited liability company): July 12 2004
6. The limited liability company intends to adopt and to transact business under the assumed name of: A&E i wireless
7. The right to use the assumed name shall be effective from the date this application is filed by the Secretary of State until July 1, 20 05, the first day of the limited liability company's anniversary month in the next year which is evenly divisible by five.
8. TO CHANGE: (a) The above-named limited liability company intends to cease transacting business under the assumed name of: _____
 (b) and to commence transacting business under the new assumed name: _____
9. TO CANCEL: The above-named limited liability company intends to cease transacting business under the assumed name of: _____

10. The undersigned affirms, under penalties of perjury, having authority to sign hereto, that this application to adopt, change, or cancel an assumed name is to the best of my knowledge and belief, true, correct and complete.

Dated June 23, 2004
(Month & Day) (Year)
Stewart T. Schuler
(Signature)
Stewart T. Schuler, Manager
(Type or print Name and Title)

(If applicant is a company or other entity, state name of company and indicate whether it is a member or manager of the LLC.)

- NOTE:
- a. An assumed name may be adopted in 5 year increments. The right to use an assumed name shall be effective from the date of filing by the Secretary of State until the first day of the anniversary month of the limited liability company that falls within the next calendar year evenly divisible by 5.
 - b. The filing fee to adopt an assumed name is \$150 for each year or part thereof ending in 0 or 5, \$120 for each year or part thereof ending in 1 or 6, \$90 for each year or part thereof ending in 2 or 7, \$60 for each year or part thereof ending in 3 or 8, \$30 for each year or part thereof ending in 4 or 9.
 - c. The fee to change an assumed name is \$100.
 - c. The fee for cancelling an assumed name is \$100.
 - e. An assumed name may be renewed 60 days prior to the expiration of the right to use the assumed name, for a period of 5 years, by making an election to do so at the time of filing its annual report and by paying the renewal fees as prescribed by this Act.

Form **LLC-45.5**

December 2003

Jesse White
Secretary of State
Department of Business Services
Limited Liability Company Division
Room 351, Howlett Building
Springfield, IL 62756
<http://cyberdriveillinois.com>

Payment must be made by certified
check, cashier's check, Illinois
attorney's C.P.A.'s check or money or-
der, payable to "Secretary of State."

Illinois Limited Liability Company Act

Application for Admission to Transact Business

Submission Certificate

Must be typewritten

This applies for use by Secretary of State

Date 07/12/2004
Assigned File # 0123-5966
Filing Fee 3500
Penalty 5
Approved [Signature] 5

This space for use by
Secretary of State**FILED**

JUL 12 2004

JESSE WHITE
SECRETARY OF STATE

- Limited Liability Company name: IOWA WIRELESS SERVICES, LLC
(Must comply with Section 1-10 of ILLCA or article 2 below applies.)
 - The assumed name, other than the true company name, under which the LLC proposes to transact business in Illinois is: i wireless
(If applicable, a form LLC-1.20, Application to Adopt an Assumed Name, is required to be completed and attached to this application.)
 - Jurisdiction of Organization: DELAWARE
 - Date of Organization: July 1, 2004
 - Period of Duration: PERPETUAL
 - The address, including county, of the office required to be maintained in the jurisdiction of its organization, or if not required, of the principal place of business (Post office box alone and c/o are unacceptable):
(See #14 on back)
- | | | |
|----------------------------------|---------------------------------------|-------------------------|
| <u>4135</u>
(Number) | <u>NW Urbandale Drive</u>
(Street) | <u></u>
(Suite) |
| <u>URBANDALE</u>
(City/State) | <u>IA</u>
(ZIP Code) | <u>POLK</u>
(County) |
- Registered agent: UNITED CORPORATE SERVICES, INC.
(First Name) (Middle Name) (Last Name)
- | | | |
|--|-----------------------------|-------------------------------------|
| Registered Office: <u>ONE WEST OLD STATE CAPITAL PLAZA</u>
(Number) | <u></u>
(Street) | <u>Suite 805</u>
(Suite #) |
| (P.O. Box or c/o <u>SPRINGFIELD</u>
are unacceptable) (City) | <u>SANGAMON</u>
(County) | <u>Illinois 62701</u>
(ZIP Code) |
- The date on which this foreign LLC first did business in Illinois: July 1, 2004

9. The purpose or purposes for which the company is organized and proposes to conduct in this State: Include the business code # (IRS Form 1065).

The purpose of the Company shall be to engage in, purchase, acquire, design, construct, improve, operate, manage, hold, own, invest in, and dispose of, the PCS Networks, any assets of the PCS Networks, or all or any portion of any securities of the PCS Networks, principally located in the Territory and in the Des Moines BTA Counties and utilizing the Global System for Mobile Communications ("GSM") technology or GPRS or Edge for future evolution of the PCS Networks, and to do all things necessary, appropriate or advisable in connection with such business and which may lawfully be done by a limited liability company formed pursuant to the Delaware Act.

10. The limited liability company is managed by:

☒ manager(s)
☐ vested in member(s)

11. The Illinois Secretary of State is hereby appointed the agent of the limited liability company for service of process under the circumstances set forth in a subsection (b) of Section 1-50 of the ILLCA.
12. This application is accompanied by a certificate of good standing or existence, as well as a copy of the articles of organization, as amended, duly authenticated within the last thirty (30) days, by the officer of the state or country wherein the LLC is formed.
13. If the period of duration is a date certain and is not stated in the Articles of Organization from the domestic state, a copy of that page from the Operating Agreement stating the date must also be submitted.
14. The undersigned affirms, under penalties of perjury, having authority to sign hereto, that this application for admission to transact business is to the best of my knowledge and belief, true, correct and complete.

Dated June 23, 2004
(Month/Day) (Year)

Steven T. Schuler
(Signature)
(Signature must comply with Section 5-45 of ILLCA)

Steven T. Schuler Manager
(Type or print name and title)

(If applicant is a company or other entity, state name of company and indicate whether it is a member or manager of the LLC.)

*Please refer to Sections 178.20(d) of the Administrative Rules

Delaware

PAGE 2

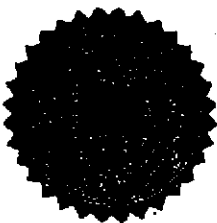
The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE DO HEREBY CERTIFY THAT THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF FORMATION OF "IOWA WIRELESS SERVICES, LLC" FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF JUNE, A.D. 2004, AT 4:07 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF FORMATION IS THE FIRST DAY OF JULY, A.D. 2004, AT 12 O'CLOCK A.M.

2789764 8100V

040441519

*Harriet Smith Windsor*

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 3175094

DATE: 06-16-04

CERTIFICATE OF FORMATION**OF****IOWA WIRELESS SERVICES, LLC**

In accordance with the provisions of § 18-201 of the Delaware Limited Liability Company Act, the undersigned hereby certifies as follows:

1. The name of the limited liability company is Iowa Wireless Services, LLC.
2. The address of its registered office in the State of Delaware is 15 East North Street, in the City of Dover, County of Kent, Delaware 19901, and the name of its registered agent at such address is United Corporate Services, Inc.
3. This Certificate of Formation shall be effective on July 1, 2004 at 12:00 a.m.

IN WITNESS WHEREOF, the undersigned has executed this Certificate of Formation of Iowa Wireless Services, LLC on June 14, 2004.



Richard M. Voba, Organizer

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:25 PM 06/15/2004
FILED 04:07 PM 06/15/2004
SRV 040441519 - 2789764 FILE

i wireless
Balance Sheet
Compared to Prior Quarters and Prior Year-End
August 31, 2004

08/31/04

Assets	
30	Cash \$3,147,664
50	Accounts Receivable \$4,120,444
60	Inventory \$828,727
70	Construction Inventory \$315,045
80	Prepaid Expenses \$355,275
90	Miscellaneous Deposits \$29,526
<hr/>	
110	Total Current Assets \$8,796,680
130	Escrow Deposits \$72,079
170	Property, Plant, & Equipment \$65,527,842
180	Depreciation Reserve (\$23,275,487)
<hr/>	
200	Net Property, Plant, & Equipment \$42,252,355
220	Total Assets \$51,121,113
<hr/>	
Short Term Liabilities	
260	Customer Deposits \$65,785
270	Accounts Payable \$1,727,095
273	Accrued Expense Payable \$1,896,835
275	Taxes & Regulatory Fees Payable \$424,098
290	Unearned Revenue \$2,119,517
300	Current Portion of Long Term Debt \$3,268,655
310	Other Current Liabilities \$45
<hr/>	
330	Total Short Term Liabilities \$9,502,030
Long Term Liabilities	
355	Long Term Debt \$0
360	Subordinated Debt to Partners \$0
361	Senior Note \$21,055,520
362	Junior Note \$17,500,000
365	Capitalized (PIK) Interest \$296,709
370	Capital Leases \$132,347
<hr/>	
410	Total Long Term Liabilities \$38,984,576
440	Total Liabilities \$48,486,606
<hr/>	
Equity	
470	Partner Contributions-Prior Years \$48,416,761
480	Partner Contributions-Current Year \$4,000,000
490	Start Up Costs (\$598,788)
500	Retained Earnings-Prior Years (\$52,068,824)
510	Current Year Net Gain/(Loss) \$2,885,358
<hr/>	
540	Total Equity \$2,634,508
<hr/>	
570	Total Liabilities & Equity \$51,121,113
<hr/>	

i wireless
Income Statement
Year-to-Date Compared to 2004 Budget
For the Eight Months Ending August 31, 2004

	YTD
	Actual
Revenue	
100 Total Post Pay Subscriber Revenue	\$5,991,371
143 Total Pay-in-Advance Subscriber Revenue	\$12,401,244
250 Total Adjustments	\$117,394

270 Total Subscriber Revenue	\$18,275,221
350 Total Equipment Revenue	\$4,192,656
370 ITC Revenue - Non-Construction	\$3,278,785
380 GSM Roaming Revenue	\$3,961,327
390 Other Service Revenue	\$1,829,304

410 Total Revenue	\$31,537,292
430 Cost of Service	\$4,069,581
530 Total Cost of Goods Sold	\$4,645,986

550 Total Cost of Revenue	\$8,715,567

570 Gross Margin	\$22,821,725
580 Gross Margin %	72.36%
680 Total Compensation Expense	\$4,913,826
690 Dealer/Agent Commissions	\$2,835,879
730 Total Advertising	\$1,802,249
753 Total Other Marketing Expense	\$398,859
757 Billing Fees	\$1,101,348
830 Total Lease & Rent	\$1,540,114
880 Total Utilities	\$219,880
930 Total Site Expense	\$288,562
1015 Total Professional Services	\$639,594
1060 Total Credit & Collections	\$344,927
1150 Total Taxes, Licenses & Regulatory	\$492,548
1300 Total Other Employee Expenses	\$250,492
1470 Insurance	\$143,104
1550 Total Maintenance	\$105,086
1710 Total Miscellaneous Expense	\$608,912

1730 Total Operating Expenses	\$15,685,382
1750 Allocated to ITC Construction	\$59,880
1760 Capitalized Construction Costs - from Allocation	\$175,470

1780 Net Operating Expenses	\$15,450,032

1800 Net Operating Income	\$7,371,693
1850 Net ITC Construction Revenue (Loss)	\$165,537

1870 EBITDA	\$7,537,230
1890 Depreciation & Amortization	\$3,249,993
Other Income and Expenses	
1920 Interest Income	\$7,952
1940 Gain/Loss on Sale of Assets	(\$72,456)
1950 Loan Admin Fees	\$16,667
1970 Interest Expense	\$1,320,709

1990 Total Other Income and Expenses	(\$1,401,879)

2010 Net Income (Loss)	\$2,885,358
	=====



4135 NW Urbandale Drive
Urbandale, Iowa 50322-9991
Phone: 515.258.7000
Fax: 515.258.7100
www.iwireless.com

Biography

Steven T. Schuler is the Chief Financial Officer, Treasurer and Secretary of Iowa Wireless Services, LLC. Steven has been with Iowa Wireless Services since May of 2001.

In 1973 Steven joined KPMG, LLP Certified Public Accountants in Des Moines, IA where he performed audits and prepared tax returns for banks, manufacturing firms, radio stations and real estate developers. He spent 50 percent of his time working in the banking industry and achieved the position of Supervising Senior where he supervised six people on audit engagements.

In 1977 he joined Brenton Banks, Inc., Des Moines, IA as the Internal Audit Manager. He moved through the ranks as Controller; Vice President/Controller; Vice President/Treasurer/Secretary; Chief Financial Officer and Vice President/Treasurer/Secretary and in 1997 he was promoted to Corporate Senior Vice President – Chief Financial Officer/Treasurer/Secretary.

His responsibilities at Brenton Banks were financial accounting and reporting, management accounting and reporting, financial budgeting, forecasting and analysis, acquisitions, shareholder relations, investment banker relations, tax, audit, and compliance.

Steven's civic and community activities include past President Board of Directors for Ronald McDonald House of Des Moines; Memberships and Grants Committee for United Way of Central Iowa; Board Member and Treasurer for Urbandale Girls Recreation Association and the Urbandale Public Library Foundation, Inc.; member of Community Facilities Committee for Urbandale Community School District; Director of Parish Foundation for St. Pius X Catholic Church.

Steven graduated from Iowa State University in 1973 with a B.S. degree in Industrial Administration with emphasis in accounting and a minor in Computer Science and Sociology. He obtained his Certified Public Accountant Certificate in 1975. Since 1975 he has been a member of the American Institute of Certified Public Accountants and the Iowa Society of Certified Public Accountants. In 1982 he became a member of the Financial Executives Institute and was the President of the Iowa chapter in 1987 to 1988. Steven served as a member of the American Bankers Association for the Task Force on Accounting Principles. From 1992 to 1995 he was a member of the CFO Executive Committee for the American Bankers Association. He was a past Chairman for the Iowa State University Department of Accounting Advisory Board where he was a member

from 1980 to 1987. Since 1994, Steven has been a member of the College of Business Dean's Advisory Council for Iowa State University and a past Chairman for this council. He is also a member of Iowa State University Foundation Finance Committee and Foundation Board of Governors since 2000 to present. He is a graduate of the Greater Des Moines Leadership Institute and a graduate of Association of Business and Industry Leadership of Iowa. In 1993 he joined the RAAPS Project Team for Iowa State University where he spent two weeks in Bratislava, Slovakia consulting with Slovenska Polnohospaderska Banka (Agricultural Bank of Slovakia).



4135 NW Urbandale Drive
Urbandale, Iowa 50322-9991
Phone: 515.258.7000
Fax: 515.258.7100
www.iwireless.com

Biography

Michael S. Haskins is presently the Chief Executive Officer and Chief Operating Officer of Iowa Wireless Services, LLC.

In 1980 Mike joined Northern Telecom, Inc., in Chicago, Illinois as an Installation Technician. There he installed, tested and turned over DMS-10's and DMS-100's digital switching systems to Independent Operating Customers in Iowa, Minnesota, South Dakota, North Dakota, Nebraska and Wisconsin. He performed regional technical support and training support for the installation group.

In 1984 Mike was promoted to Installation Supervisor at Northern Telecom where he supervised all aspects of installation and in-service support for digital switching systems to Independent Operating Customers in Iowa, Illinois, Michigan, Indiana, South Dakota and Minnesota. He also supervised all aspects of installation and in-service support for digital switching systems to Bell Operating Companies in Michigan, Indiana, Ohio and Wisconsin.

In 1997 Mike moved to Des Moines, Iowa to become Director of Network Operations at Iowa Network Services, West Des Moines, Iowa. He was responsible for forming a network operations group in converting 138 telephone companies from an existing US West network to the INS network. He worked with other departments to develop internal procedures, platforms and processes to insure that billing, engineering and administrative functions worked efficiently. He also was involved in developing and maintaining a positive relationship with the shareholder companies and he helped develop training and equipment surveillance packages to support end-office activities. Mike was responsible for the annual expense budget for Network Operations and a staff of 35. In 1996, Mike was promoted to Vice President of Network Operations at INS and was involved in corporate policy decision making as well as his duties he performed as the Director of Network Operations.

In 1998, Mike joined Iowa Wireless Services as Vice President of Operations overseeing start up operations and build-out of the Iowa Wireless PCS network. He worked with other departments to develop internal procedures, platforms and processes to insure that billing, engineering and administrative functions worked efficiently.

In 2001, Mike was promoted to Chief Operating Officer at IWS reporting directly to the Board of Directors overseeing all aspects of day-to-day operations of the company.

Mike Graduated from Mitchell Area Vocational Technical School in Mitchell, South Dakota with a degree in Electronics and Telecommunications. Mike has also attended various technical training and leadership seminars during his career.



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Urbandale, Iowa 50322-9991
Phone: 515.258.7000
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Biography

Monte J. Hagge is Vice President of operations at Iowa Wireless Services, LLC.

In 1983 Monte joined Westmarc Cablevision, Waterloo, IA as a Service Technician. In December 1984 he was promoted to Plant Maintenance Technician. In 1985 he became an Engineering Assistant. Westmarc Cablevision at that time had a 33-channel system, 1000 miles of plant and 26,000 subscribers.

In 1986 Monte became the Plant Supervisor for Dunkerton Telephone Cooperative, Dunkerton, Iowa. Dunkerton Telephone Cooperative had 650 subscriber lines, 28 toll circuits and 80 miles of buried plant.

In 1992 Monte moved to Norstan Communications Inc., Des Moines, Iowa as Installation Supervisor. In 1995 Monte was promoted to Project Manager. Norstan Communications is a voice, data and video solution provider.

In 1998 Monte joined Iowa Wireless Services as ITC Support Manager. In January 2001 Monte was promoted to Executive Director, External Affairs.

Monte graduated from Upper Iowa University with a B.A. in Business Management.